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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/787,534	02/26/2004	Satoshi Hiratsuka	YAMA:065	1207	
37013	7590 08/16/2006		EXAMINER		
ROSSI, KIMMS & McDOWELL LLP.			RUSSELL, CHRISTINA MARIE		
P.O. BOX 826 ASHBURN, VA 20146-0826			ART UNIT	PAPER NUMBER	
,			2837		
			DATE MAILED: 08/16/200	DATE MAILED: 08/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Supplemental	10/787,534	HIRATSUKA ET AL.	HIRATSUKA ET AI	
Notice of Allowability	Examiner	Art Unit		
	Christina Russell	2837		
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-I NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED in 35) or other appropriate communication is signification.	n this application. If not included unication will be mailed in due cou	ırse. THIS	
1. $igspace$ This communication is responsive to <u>the amendment file</u>	ed 2/15/2006.			
2. ⊠ The allowed claim(s) is/are <u>3 and 5</u> .				
3. Acknowledgment is made of a claim for foreign priority a) All b) Some* c) None of the: 1. Certified copies of the priority documents hat: 2. Certified copies of the priority documents hat: 3. Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDO THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be sure INFORMAL PATENT APPLICATION (PTO-152) which go to including changes required by the Notice of Draftsperior (a) including changes required by the Notice of Draftsperior (b) including changes required by the attached Examina Paper No./Mail Date Identifying indicia such as the application number (see 37 CF each sheet. Replacement sheet(s) should be labeled as such the decent attached Examinary's comment regarding REQUIREMENT.	ave been received. ave been received in Application documents have been received. E" of this communication to file NMENT of this application. bmitted. Note the attached EXAgives reason(s) why the oath or nust be submitted. erson's Patent Drawing Review. er's Amendment / Comment or R 1.84(c)) should be written on the in the header according to 37 CF posit of BIOLOGICAL MATE	an No In No In this national stage application a reply complying with the require AMINER'S AMENDMENT or NOT redeclaration is deficient. In the Office action of the drawings in the front (not the bairs 1.121(d). ERIAL must be submitted. Note	TICE OF	
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)		formal Patent Application (PTO-1	52)	
2. Notice of Draftperson's Patent Drawing Review (PTO-94		ummary (PTO-413), Mail Date		
 Information Disclosure Statements (PTO-1449 or PTO/S Paper No./Mail Date 		Amendment/Comment		
 Examiner's Comment Regarding Requirement for Depos of Biological Material 	it 8. ⊠ Examiner's	Statement of Reasons for Allowa	nce	

U.S. Patent and Trademark Office PTOL-37 (Rev. 7-05) LINCOLN DONOVAN LINCOLN DONOVAN SUPERVISORY PATENT EXAMINER Application/Control Number: 10/787,534 Page 2

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Lyle Kimms on March 13, 2006.

The application has been amended as follows:

In the claims:

In claim 3, --a-- has been added before "musical instrument" in the first line of the claim, as well as the addition of --,-- before "comprising", also in line 1.

In claim 5, --for-- has been added before "practicing" in the first line of the claim, as well as --instructions for-- after the word "including", in the second line.

Also, in claim 5, line 3, "a model music data input module for" has been deleted. Line 7, "a display module for" has been deleted. Line 12, "a performance data input module for", has been deleted. Line 14, "a practice mode switching module for", has been deleted, and line 15, "a performance data takeout module for" had been deleted.

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DETAILED ACTION

Drawings

The amendment to Figure 6, or more specifically the addition of the Prior Art title, is

accepted.

Cancellation of Claims

The cancellation of claims 1, 2 and 4 is accepted.

Claims 3 and 5 are allowed.

2. The following is an examiner's statement of reasons for allowance:

3. The prior art relied upon in the first office action rejection by Tice et al. (US

2002/0004191), no longer teaches all the claimed elements of the independent claims 3

and 5, and no other prior art references could be found that teach said claimed

elements, therefore these two independent claims are considered allowable.

4. In terms of claim 3, Tice et al. teaches a music training device which consists of

displaying musical score data, inputting performance data and playing back designated

audio, but the applicant is corrected in stating that even though Tice et al. provides the

option of a practice mode, Tice et al. does not teach the apparatus having a switching

device related to the practice mode, which allows for the takeout of performance data,

representing either a musical performance coinciding with a musical score of a model

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music piece for practice, or performance data prepared specifically for playing back tones of the model music piece for practice. Tice et al. merely teaches separate practice "rooms" associated with the apparatus.

- 5. In terms of claim 5, Tice et al. teaches the similar features as stated above but again does not teach a switching device, which controls the takeout of performance data.
- 6. Other references found, such as Choi (5,495,786), teach practice modes within an apparatus, but with for example Choi, a switching device is provided only for moving through the practice options, such as the different scales available for practicing, i.e. minor, major, etc.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christina Russell whose telephone number is 571-272-4350. The examiner can normally be reached on Mon-Fri, 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lincoln Donovan can be reached on 571-272-1988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CR 6/21/2006

LINCOLA DONOVAN SUPERVISORY PATENT BXAMINER